

**UNITED STATES DISTRICT COURT
FOR THE NORTHERN DISTRICT OF OHIO
EASTERN DIVISION**

BRYAN ANTHONY REO,

Plaintiff,

v.

LUDIVINE JOAN CLAUDIA REYNAUD,

and

DOMINIQUE BILDE,

Defendants.

Case No. 1:22-cv-00510-JG

Hon. James S. Gwin

REO LAW, LLC

Bryan Anthony Reo (#0097470)

P.O. Box 5100

Mentor, OH 44061

(T): (216) 505-0811

(E): reo@reolaw.org

Pro se Plaintiff

VASVARI & ZIMMERMAN

Raymond Vasvari, Jr. (#0055538)

K. Ann Zimmerman (#0059486)

20600 Chagrin Blvd.

Suite 800 Tower East

Shake Heights, OH 44122

(T): (216) 458-5880

(F): (216) 302-7000

(E): vasvari@vasvarilaw.com

(E): zimmerman@vasvarilaw.com

Attorneys for Ludivine Joan Claudia Reynaud

**PLAINTIFF BRYAN ANTHONY REO'S NOTICE OF WITHDRAWAL
OF MOTION FOR LEAVE TO BEGIN DISCOVERY PRIOR TO
SCHEDULING CONFERENCE ECF NO. 14**

NOW COMES Bryan Anthony Reo ("Plaintiff"), *pro se*, and hereby propounds upon Ludivine Joan Claudia Reynaud ("Reynaud") and this Honorable Court Plaintiff Bryan Anthony Reo's Notice of Withdrawal of Motion for Leave to Begin Discovery Prior to Scheduling Conference ECF No. 14.

Plaintiff respectfully provides notice of the withdrawal of ECF No. 14 Motion for Leave to Begin Discovery Prior to Scheduling Conference. Plaintiff voluntarily withdraws that motion.

Respectfully submitted,

REO LAW, LLC

/s/ Bryan Anthony Reo

Bryan Anthony Reo (#0097470)

P.O. Box 5100

Mentor, OH 44061

(T): (216) 505-0811

(E): reo@reolaw.org

Pro se Plaintiff

June 29, 2022

**UNITED STATES DISTRICT COURT
FOR THE NORTHERN DISTRICT OF OHIO
EASTERN DIVISION**

BRYAN ANTHONY REO,

Plaintiff,

v.

LUDIVINE JOAN CLAUDIA REYNAUD,

and

DOMINIQUE BILDE,

Defendants.

Case No. 1:22-cv-00510-JG

Hon. James S. Gwin

REO LAW, LLC

Bryan Anthony Reo (#0097470)

P.O. Box 5100

Mentor, OH 44061

(T): (216) 505-0811

(E): reo@reolaw.org

Pro se Plaintiff

VASVARI & ZIMMERMAN

Raymond Vasvari, Jr. (#0055538)

K. Ann Zimmerman (#0059486)

20600 Chagrin Blvd.

Suite 800 Tower East

Shake Heights, OH 44122

(T): (216) 458-5880

(F): (216) 302-7000

(E): vasvari@vasvarilaw.com

(E): zimmerman@vasvarilaw.com

Attorneys for Ludivine Joan Claudia Reynaud

CERTIFICATE OF SERVICE

I, Bryan Anthony Reo, affirm that I am a party to the above-captioned civil action, and on June 29, 2022, I submitted this Certificate of Service, Plaintiff Bryan Anthony Reo's Notice of Withdrawal of Motion for Leave to Begin Discovery Prior to Scheduling Conference ECF No. 14 to the Court's Electronic Filing System, which should serve the same upon the attorneys of record for Defendant.

/s/ Bryan Anthony Reo

Bryan Anthony Reo (#0097470)

P.O. Box 5100

Mentor, OH 44061

(T): (216) 505-0811

(E): reo@reolaw.org

Pro se Plaintiff

Dated: June 29, 2022